SHOW CAUSE ORDER

whereas the 26% acres of land, more or less, has been deeded to Stronghold, Incorporated, it is hereby ORDERED this and day of December, 1964, that Stronghold, Incorporated, be made a party to these proceedings and that Stronghold, Incorporated, shall on or before the 2/2 day of Lecusion 1964, show cause why the relief prayed shall not be granted, provided, that a subpoena be issued and a copy of the Petition to Set Aside Decree and for Redemption of Property, and a copy of this Order shall be served on Stronghold, Incorporated, on or before the 10th day of Lecusion 1964.

Filed blecember 2,1964

teteck M. Alunsufker
JUDGE

Petition to set aside Decree and for Redemption of property and Court Order served on Stronghold, Inc., by service upon Albert Thomas, Res. Agt. and a copy of Petition to set aside Decree and for Redemption of property and Court Order left with him. 12/3/64

Lourt Order left with him. 12/3/64

Lourt Order left with him. 12/3/64

Lourt Order left with him. 12/3/64

Frach December 7, 1964

H. REESE SHOEMAKER, JR.
ATTORNEY AT LAW
FREDERICK, MARYLAND